United States District Court

for the

	101	are .	FILED IN OPEN COURT
	Eastern District of	of North Carolina	ON 6/2/20/6 Settle Richards Johnston, Clerk
United States of Americ	ea ,		US Dietric Court Exetern Dietrict of NC
v. CORBY MONTRELLE BRII	OGERS)	Case No: 5:13-CR-183	-1BO
Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)	March 6, 2014)	Suzanne Little Defendant's Attorney	
ORDER REGARI	OING MOTION	FOR SENTENCE	REDUCTION
PUR	RSUANT TO 18	U.S.C. § 3582(c)(2)	
Upon motion of the defender \$ 3582(c)(2) for a reduction in the term subsequently been lowered and made re § 994(u), and having considered such m and the sentencing factors set forth in 18 IT IS ORDERED that the motion is: □DENIED. □GRANTED in the last judgment issued) of 150 Count 5 remains at 60 months, consecut	of imprisonment imp troactive by the Unite lotion, and taking into 8 U.S.C. § 3553(a), to and the defendant's p	posed based on a guideline sed States Sentencing Common account the policy statement of the extent that they are appropriety of the extent that they are appropriety imposed sentences this is reduced to 129 months.	entencing range that has a dission pursuant to 28 U.S.C. ent set forth at USSG §1B1.10 plicable,
Count 5 remains at 60 months, consecut	live.	100	/ W 0
If the amount of time the defendant has a sentence, subject to an additional period (Con	of up to ten (10) days		
Except as otherwise provided, all provises shall remain in effect. IT IS SO ORDER Order Date: Solution	Terren	Judge's s	Judge